NATIONAL RECOVERY ADMINISTRATION

AMENDMENT TO CODE OF FAIR COMPETITION

FOR THE

ARTIFICIAL FLOWER AND FEATHER INDUSTRY

AS APPROVED ON OCTOBER 31, 1934





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AMENDMENT TO CODE OF FAIR COMPETITION

FOR THE

ARTIFICIAL FLOWER AND FEATHER INDUSTRY

As Approved on October 31, 1934

ORDER

Approving Amendment of Code of Fair Competition for the Artificial Flower and Feather Industry

An application having been duly made pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for approval of an amendment to a Code of Fair Competition for the Artificial Flower and Feather Industry, and hearings having been duly held thereon and the annexed report on said amendment containing findings with respect thereto, having been made and directed to the President:

NOW, THEREFORE, on behalf of the President of the United States, the National Industrial Recovery Board, pursuant to authority vested in it by Executive Orders of the President, including Executive Order No. 6859, and otherwise, does hereby incorporate, by reference, said annexed report and does find that said amendment and the Code as constituted after being amended comply in all respects with the pertinent provisions and will promote the policy and purposes of said Title of said Act, and does hereby order that said amendment he and it is hereby approved, and that the previous approval of said Code is hereby amended to include an approval of said Code in its entirety as amended; and does hereby

FURTHER ORDER that said amendment shall become effective

as a part of the Code ten (10) days after the date hereof.

NATIONAL INDUSTRIAL RECOVERY BOARD, By G. A. LYNCH, Administrative Officer.

Approval recommended:

Harry S. Berry,
Acting Division Administrator.

Washington, D. C., October 31, 1934.

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REPORT TO THE PRESIDENT

The PRESIDENT,

The White House.

Sir: The Public Hearing on an amendment to the Code of Fair Competition for the Artificial Flower and Feather Industry approved September 7, 1933, as proposed by the Code Authority for this industry was conducted on Friday, September 21, 1934, at the offices of the National Recovery Administration, 45 Broadway, New York, N. Y.

Each person who requested an appearance was fairly heard in public in accordance with the regulations of the National Recovery Administration. Present were representative members of the

Industry.

Article VI has been amended by adding thereto a new section to be known as Section 9, which provides that all invoices and copies thereof, covering products manufactured, or distributed, subject to the provisions of the Code, shall bear an NRA label.

The Acting Deputy Administrator in his final report to this Board on said amendment to said Code having found as herein set

forth and on the basis of all proceedings in this matter:

It finds that:

(a) The amendment to said Code and the Code as amended are well designed to promote the policies and purposes of Title I of the National Industrial Recovery Act including the removal of obstructions to the free flow of interstate and foreign commerce which tend to diminish the amount thereof, and will provide for the general welfare by promoting the organization of industry for the purpose of cooperative action of labor and management under adequate governmental sanction and supervision, by eliminating unfair competitive practices, by promoting the fullest possible utilization of the present productive capacity of industries, by avoiding undue restriction of production (except as may be temporarily required), by increasing the consumption of industrial and agricultural products through increasing purchasing power, by reducing and relieving unemployment, by improving standards of labor, and by otherwise rehabilitating industry.

(b) The Code as amended complies in all respects with the pertinent provisions of said Title of said Act, including without limitation Subsection (a) of Section 3, Subsection (a) of Section 7, and

Subsection (b) of Section 10 thereof.

(c) The Code empowers the Code Authority to present the aforesaid amendment on behalf of the Industry as a whole.

(d) The amendment and the Code as amended are not designed

to and will not permit monopolies or monopolistic practices.

(e) The amendment and the Code as amended are not designed to and will not eliminate or oppress small enterprises and will not operate to discriminate against them.

(f) Those engaged in other steps of the economic process have not been deprived of the right to be heard prior to approval of said amendment.

For these reasons, this amendment has been approved.

For the National Industrial Recovery Board:

By G. A. Lynch, Administrative Officer.

OCTOBER 31, 1934.

AMENDMENT TO CODE OF FAIR COMPETITION FOR THE ARTIFICIAL FLOWER AND FEATHER INDUSTRY

Article VI is hereby amended by adding a new section to be

known as:

Section 9. All invoices and copies thereof, covering products manufactured, or distributed, subject to provisions of this Code, shall bear an NRA label to symbolize to purchasers of said products the conditions under which they were manufactured or distributed. Each label shall bear a registration number, especially assigned to each member of the Industry by the Code Authority, and shall remain attached to such invoice or copies thereof. Any Member of the Industry may apply to the Code Authority for a permit to use such NRA label, but said member may use such label only if and so long as he complies with this Code. The Code Authority, subject to the approval by the National Industrial Recovery Board, shall establish rules and regulations and appropriate machinery for the issuance of labels, method of their attachment and the inspection, examination and supervision of the practices of members of the Industry using such labels in observing the provisions of this Code, for the continued use of labels; of insuring to each individual member that the symbolism of said label will be maintained by virtue of compliance with the practices herein contained by all other members.

It shall be optional with any member of this Industry to affix such NRA labels on containers, packages or boxes or individual units, if he so desires; this discretionary provision, however, shall not relieve any member from attaching the label to the invoice and

copies thereof, as heretofore provided.

The charge made for such labels by the Code Authority shall at all times be subject to supervision and orders of the National Industrial Recovery Board and shall not be more than an amount necessary to cover actual cost thereof.

Approved Code No. 29—Amendment No. 2. Registry No. 1603–02.

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